

Declaration and Power of Attorney

Joint Inventor

	and Hiroshi K	OTOMAWA			
decla	e and say that we are respec	ctively citizens of	Japan		
_					residing respectively at
	Murashimuraya	ma-shi, Toky	o, Japan; Koda	ira-shi, Tokyo	
	Nishitama-gun,	Tokyo, Japa	n; and Kodaira	-shi, Tokyo,	Japan
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that w	e verily believe we are the o	original, first, and joi	int inventors of the inve	ention in	
		SEMICO	NDUCTOR MEMO	ORY	
applicor pat applicomatter the Ur we acl applicorer core pate propries applicor pate applicor pate a	ation, if any, described belower tented or described in any print ation, or in public use or on say has not been patented or madited States on an application, nowledge our duty to discloss ation for patent or inventor's to the United States except the application, we do not know inted or described in any printation, or in public use or on say been patented or made the selegal representatives or assign's certificate on said non-constants. States, except those listed the property of the prop	we do not believe the need publication in a lale in the United State the subject of an in. filed by us or our legal information of white certificate on said subose identified below and do not believe that publication in an le in the United State ubject of an inventor gas more than twelve ommon subject matte below, and others, if attion No. 707 aich listed earlier file	nat the same was ever known y country before our in the same was ever known to extract the same was ever known to extract the same was ever known y country before our investment of the same was ever known y country before our investment of the same was ever known y country before our investment of the same was ever known y country before our investment of the same was ever known y country before our investment of the same was ever known y country before our investment of the same was ever known y country before our investment of the same was ever known the same than one year price of the same was ever known to any country before our investment of the same was every known to any out of the same was every known to any out of the same was every known to any out of the same was every known to any out of the same was every known to any out of the same was every known to any out of the same was every known to any out of the same was every known to any out of the same was every known to any out of the same was every known to any out of the same was every known to any out of the same was every known to any out of the same was ever known to any out of the same wa	own or used in the Uninvention thereof or mitor to said earlier appies the date of said earlisigns more than twelves material to the examfiled by us or our republic that the Unitention thereof or more or to the date of this aptry foreign to the Unite of this application; our representatives of thereto: On May 13, 1 thereby claimed.	•
This a Serial	oplication is a 🔲 continu	ich listed earlier file lation □ division ————, filed —	d application(s) being hal ☐ continuation-in	hereby claimed. -part of our prior U.	S. Application
And w Reg. N McKe	e hereby appoint as principal lo. 20,178, Charles E. Wand	attorneys Paul M. C is, Reg. No. 25,649, Stanley A. Wal, Reg.	Donald D. Evenson, Re. No. 26,432 to prosecut	eg. No. 26,160, Melv	Ili, Reg. No. 20,296, David T. Terry, in Kraus, Reg. No. 22,466, James F. iness connected with this application
Please	direct all communications to	o the following addr	ess:		
		Craig Suite	3 & Antonelli 600		
	•	1919	Pennsylvania Avenue,	N.W.	
he un	dersigned declare further that ief are believed to be true: and	t all statements made d further that these st	nington, D. C. 20006 herein of their own know	wledge are true and the	et all statements made on information
made a	re punishable by fine or imprents may jeopardize the valid	risonment, or both, u	nder section 1001 of Tit	th the knowledge that t tle 18 of the United S	willful false statements and the like so tates Code and that such willful false
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